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DETAILED ACTION

Claim Rejections - 35 USC § 102

 The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

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- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- Claims 11-12 and 14 are rejected under 35 U.S.C. 102(a) as being anticipated by Tung et al.

Tung et al. (WO 2003/034749 A1) disclose:

- Regarding claim 11, removing the front bezel from the 2D display screen (page 4, lines 1-3); attaching an adapter including an optical assembly for separating an image displayed on the image display surface into stereoscopic partial images, so that the optical assembly covers the image display surface (page 4, lines 3-5); aligning the optical assembly relative to the image display surface so that at least one stereoscopic partial image reaches one eye and at least one other stereoscopic partial image reaches the other eye of an observer (page 5, lines 22-23), who thus perceives a stereoscopic vision of the image displayed (page 5, lines 23 25).
- Regarding claim 12, the image display surface comprises the step of varying a position of the optical assembly jointly with the frame relative to

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the image display surface, or varying the position of the optical assembly relative to the image display surface and relative to the frame (page 6, lines 6-8).

 Regarding claim 14, the front bezel, or an alternate front bezel (Figure 3, i.e. display bezel), is attached so that it covers a marginal zone of the adapter (Figure 3, element 300).

Allowable Subject Matter

- 3. Claims 15-21 are allowed.
- 4. Claim 13 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

- Applicant's arguments, filed on 02/07/2008, with respect to claims 15-20 have been fully considered and are persuasive. The rejection of claims 15-20 has been withdrawn.
- Applicant's arguments filed on 02/07/2008 regarding claims 11-12 and 14 have been fully considered but they are not persuasive.

The applicant has argued that "Tung does not teach or suggest the removal of the display bezel depicted in Figures 3-5". However, Tung et al. teaches a spring clip mounting apparatus with a removable grip, having spring handles (element 306) that

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maybe be removed by the user. Said element 306 meets the definition of a bezel, as shown in Figure 3. This is taught in page 4, lines 1-14.

Conclusion

 THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

 Any inquiry concerning this communication or earlier communications from the examiner should be directed to MAGDA CRUZ whose telephone number is (571)272-2114. The examiner can normally be reached on Monday through Thursday 8:00-5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Diane Lee can be reached on (571) 272-2399. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Magda Cruz Patent Examiner

June 18, 2008

/Diane I Lee/ Supervisory Patent Examiner, Art Unit 2851